



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of	Chen Xing Su, et al.	
Serial No.:	10/006,014)
Filed:	December 4, 2001) Office Action Dated) May 1, 2006
Title:	TAHITIAN NONI JUICE ON COX-1 AND COX-2 AND TAHITIAN NONI JUICE AS A SELECTIVE COX-2 INHIBITOR)))
Examiner:	Simon J. Oh, Art Unit 1618)

Mail Stop: RCE

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE FOR CONTINUED EXAMINATION

Dear Sir:

Applicant hereby respectfully provides this amendment as a submission and the payment of a fee pursuant to 37 C.F.R. §1.114. Accordingly, Applicant respectfully requests that the above-referenced application be amended as follows:

represents a dosage that is too high to effectively produce <u>selective</u> COX-2 inhibition. At high dosages, the *Morinda citrifolia* juice continues to inhibit COX-2, but additionally inhibits COX-1.

Because the cited prior art fails to teach or suggest all claim limitations of the present invention, Applicants submit that the present invention is not obvious.

CONCLUSION

Applicants submit that the claims are now in condition for allowance. Accordingly, Applicants request favorable reconsideration. If the Examiner has any questions or concerns regarding this communication, the Examiner is invited to call the undersigned.

DATED this 1 day of September, 2006

Respectfully submitted,

Jarod R. Marrott Attorney for Applicant Registration No. 59,294

KIRTON & McCONKIE 1800 Eagle Gate Tower 60 East South Temple

Salt Lake City, Utah 84111 Telephone: (801)321-5937 Facsimile: (801)321-4893

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